Applicant: Kou-Joan Cheng, et al Attorney's Docket No.: 08919-074001 / 14A-900803

Serial No.: 10/087,699 Filed: March 1, 2002

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## REMARKS

This document is submitted in response to the final Office Action mailed November 15, 2005 ("Office Action").

Applicants have cancelled claims 2 and 7. Accordingly, Tsung-Yin Tang, a co-inventor of the subject matter of claims 2 and 7, has been deleted from the inventorship of this application. Applicants attach herewith a request to correct inventorship under 37 C.F.R. 1.48(b).

Claims 1, 3, 4-6, and 8-10 are now pending. No new matter has been introduced. Reconsideration of these claims is requested in view of the following remarks.

## Rejection under 35 U.S.C. § 102(a)

Claims 1, 3-6, and 8-10 were rejected as being anticipated by an article authored by Chang-Chih Chen, Ching-Tsuan Huang, and Kou-Joan Cheng, ("Chen *et al.*"). See the Office Action, page 2, lines 13-14.

In particular, the previous Office Action (dated February 22, 2005) noted that the inventive entity of the present application, i.e., consisting of Chang-Chih Chen, Ching-Tsuan Huang, Kou-Joan Cheng, and <u>Tsung-Yin Tang</u> is different from that of Chen *et al.*, as Tang was not an author of this reference. See the Office Action mailed 2/22/05, page 3, lines 17-20.

Applicants would like to point out that as claims 2 and 7, covering subject matter coinvented by Tang, have been cancelled, so Tang is no longer listed as an inventor in this
application. Thus, the inventive entity of the application now consists of Chang-Chih Chen,
Ching-Tsuan Huang, and Kou-Joan Cheng, i.e., the same as that of Chen *et al*. Applicants
therefore submit that Chen *et al*. is no longer available as prior art against the pending claims.

## Rejection under 35 U.S.C. § 103(a)

Claims 2 and 7 were rejected as being obvious over Chen et al. in view of Cory.

As pointed out above, since Applicants have cancelled claims 2 and 7, Chen *et al.*, the primary reference, is no longer citable. Thus, the ground for this rejection has been mooted.

<sup>&</sup>lt;sup>1</sup> Applicants note that the name "Hunag C-T" as listed in the Chen *et al.* reference, is misspelled. The correct name is "Huang CT," i.e, Ching-Tsan Huang, one of the inventors of the present application.

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## **CONCLUSION**

Based on the remarks set forth above, Applicants submit that all of the pending claims cover allowable subject matter. Allowance by the Examiner is respectfully solicited.

Enclosed is a \$60 check for a petition of a one month extension of time. Please apply any other charges to deposit account 06-1050, referencing attorney docket No. 08919-074001.

Respectfully submitted,

Attorney's Docket No.: 08919-074001 / 14A-900803

Date: 3 - 9 - 06

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